EXHIBIT 89

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UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

Before The Honorable William H. Alsup, Judge

WAYMO LLC,

Plaintiff,

VS. NO. C 17-00939 WHA

UBER TECHNOLOGIES, INC.; OTTO TRUCKING LLC; and OTTOMOTTO LLC,

Defendants.

San Francisco, California Wednesday, April 12, 2017

TRANSCRIPT OF PROCEEDINGS

APPEARANCES:

For Plaintiff:

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(APPEARANCES CONTINUED ON FOLLOWING PAGE)

REPORTED BY: Jo Ann Bryce, CSR No. 3321, RMR, CRR, FCRR

Official Reporter

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So there's a long list of things.
 1
              MR. JAFFE:
     beginning of that list, which is I think what you're asking
 2
     about, says (reading):
 3
               "Selected advanced self-driving technologies
 4
 5
          developed in-house and/or currently deployed in Otto's
          autonomous vehicles include..."
 6
          And then it has this list including what I just mentioned.
 7
                          Okay.
                                 Read the one about the 10 Hz again.
              THE COURT:
 8
                                 It says (reading):
 9
              MR. JAFFE:
                          Sure.
               "LiDAR - In-house custom built 64 laser (Class 1)
10
11
          emitting 6.4 million beams a second at 10 Hz."
              THE COURT: All right. So just hold that thought.
12
          Why can't they see that? First, does that -- what were
13
     they referring to whenever they made that representation under
14
15
     oath to the Nevada people?
              MR. GONZALEZ: So, Your Honor, we clarified that on
16
17
     Chang Exhibit 8, which is a letter that we sent to the Nevada
18
     Department of Motor Vehicles once they saw that they were
19
     making it an issue, clarifying that we are developing but we
20
     have not yet deployed any in-house custom-built LADAR.
21
          What we --
              THE COURT: Well, whether it was deployed or not, it
22
     sounds like somebody was working on it.
23
              MR. GONZALEZ: Precisely. And, Your Honor --
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25
              THE COURT: That would be an update. Why don't you
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let them see what they were working on?
 1
 2
              MR. GONZALEZ: Because, Your Honor, we showed it to
     them yesterday. It's the Fuji.
 3
              MR. JAFFE:
                          So this --
 4
                         Does Fuji track on that description?
 5
              THE COURT:
                         So we don't know if these are the same
 6
              MR. JAFFE:
 7
     devices, but I can tell you what we know from the information
     that we have, which is that it doesn't appear to be Fuji.
 8
     the reason for this is because the certification that I was
 9
     talking about was filed September 15th, 2016; and in the papers
10
11
     they just filed last Friday, one of their declarants notes that
     the Fuji project didn't start until October. And so based on
12
     the evidence that we have, Fuji didn't even exist when they
13
     were filing this.
14
              THE COURT: All right. So that may be, but answer my
15
16
     question.
                That description of 10 Hz -- and I've forgotten all
17
     the other things. Read it again. There were about six items
18
     in there.
                          Sure. One second, please.
19
              MR. JAFFE:
                         (Pause in proceedings.)
20
              MR. JAFFE:
21
                          (reading)
               "In-house custom built 64 laser (Class 1) emitting
22
          6.4 million beams a second at 10 Hz."
23
                          All right. Does the Fuji do that?
24
              THE COURT:
25
              MR. JAFFE:
                          It could be. You know, it's not -- we
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don't know from the short inspection that we had. We haven't
 1
     gotten any document production from them on this issue.
 2
              THE COURT: Let me ask. Does it do that?
 3
              MR. GONZALEZ: Where's Rudy?
 4
 5
                         (Pause in proceedings.)
              MR. KIM:
                        We don't know. Your Honor, we have to
 6
     confirm that and get back to you.
 7
              THE COURT: Who is that that just said something?
 8
              MR. GONZALEZ: My partner Rudy Kim, Your Honor. He's
 9
     the one that was there for the inspection. He knows more about
10
11
     technology than I know.
              THE COURT: Why don't we get Mr. Gupta -- is that his
12
13
    name?
                         Yes, Your Honor.
14
              MR. JAFFE:
                          Bring him in here, put him under oath, and
15
              THE COURT:
     I can ask him or you can ask him What in the world were you
16
17
     talking about?
              MR. GONZALEZ: That's what I've suggested, Your Honor.
18
     I said, You can take people's depositions and ask them the
19
     questions you want to ask and you'll get your answers.
20
          We're not hiding some device, Your Honor. We've got two
21
22
     devices basically and we showed both of them to them yesterday.
23
              THE COURT: But just be clear, I read your papers and
     there's a difference between prototypes and final devices or
24
25
     devices and work. For example, whenever I do an order, the
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THE COURT: That sounds like somebody's fixing the record.

MR. GONZALEZ: Well, that -- I'm not going to deny that, Your Honor. In their papers they cited this letter to Nevada. We looked at the letter. We discussed it with our client. The letter wasn't clear, so we submitted a clarification.

THE COURT: All right. Is Mr. Gupta still with the company?

MR. GONZALEZ: Yes, Your Honor.

THE COURT: Why don't you depose him? Have you gone and interviewed him to see what he was referring to?

MR. GONZALEZ: Someone on my team, Your Honor, has dug into this, and that's why we sent the clarification letter.

anything more on the Nevada front. I will just say that I absolutely believe that plaintiff is entitled to inspect whatever was being referred to back at the time, not in March but back when that thing was filed with the Nevada people in 2016. Whatever that was that was being referred to, they're entitled to look at it even if it never got to the level of a prototype. If it was just work in progress and thoughts in progress or designs in progress, they're entitled to see if any of their secrets were being used.

So I'm just making that observation, but there's nothing